JUL 19 2006



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FAX COVER SHEET

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July 19, 2006 DATE:

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PAGES INCLUDING COVER 18

#### **MESSAGE:**

Applicants:

William E. Hamilton, et al

Group Art Unit

: 2628

Serial No.:

09/844,046

Examiner: Ryan R. Yang

Filed:

4/26/2001

Title:

METHOD FOR PROLONGING CRT SCREEN LIFE BY REDUCED PHOSPHOR BURNING

- 1. Request for Resetting Time for Response
- 2. Attachments "I" through "IV"

FTL 307241.1

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## United States Patent and Trademark Office



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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/844,046	04/26/2001	William Eric Hamilton	7896.14	2695	
25314	7390 04/28/2005	OIPE	EXAM	IINER	
GUNSTER.	YOAKLEY & STEW.	ART, PA	YANG, RYAN R		
BROWARD	FINANCIAL CENTRE,	SUTTE 1400 MAY 0 9 2006 &	ART UNIT	PAPER NUMBER	
FT LAUDER	ROWARD BLVD DALE, FL 33394		2628		
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Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicands		
	08/844,046	HAMILTON ET AL	-	55650
Office Action Summary	Exeminar	Art Unit	CD.	RECEIVED
	Ryan.R. Yang	2628		NTRAL FAX CENTER
- The MAILING DATE of this communication app Period for Reply	ears on the cover sheet will	the correspondence ad	ldress →	JUL 1 9 2006
A SHORTENED STATUTORY PERIOD FOR REPL' THE MAILING DATE OF THIS COMMUNICATION.  • Extensions of time may be evaliable under the provisions of 37 CFR 1.1.  • Extensions of time may be evaliable under the provisions of 37 CFR 1.1.  • If the period for reply specified above is less than thirty (30) days, a repl  • If NO period for reply is specified above, the maximum statutory period in  • Failure to reply within the call or extended period for reply will, by statute  Any reply received by the Office later than three months effect the mailing  comed pateral term edijustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a rep y within the sintutory enintern of thirty all opply and will empire SIX (6) MONTI cores the profession in become ABA	ly be timely filed (30) days will be considered time! HS from the malling date of this o NDONED (35 U.S.C. § 133).	ly. ommunication.	
Status				
1) Responsive to communication(s) filed on <u>02 M</u> 2a) This action is FINAL. 2b) This 3) Since this application is in condition for allowal closed in accordance with the practice under the second se	s action is non-final. nce except for formal matte	rs, prosecution as to the 11, 453 O.G. 213.	e merits is	
Disposition of Claims				}
4) ○ Claim(s) 2-7,22 and 27-29 is/are pending in the 4a) Of the above claim(s) is/are withdra 5) □ Claim(s) is/are allowed.  6) ○ Claim(s) 2-7,22 and 27-29 is/are rejected.  7) □ Claim(s) is/are objected to.  8) □ Claim(s) are subject to restriction and/o	wn from consideration.			
Application Papers	•			
9) The specification is objected to by the Examina  10) The drawing(s) filed on is/are: a) acc  Applicant may not request that any objection to the  Replacement drawing sheet(s) including the correct  11) The path or declaration is objected to by the E	cepted or b)  objected to b drawing(s) be held in abeyand tion is required if the drawing(s	e. See 37 CFR 1.85(a). s) is objected to. See 37 C	:FR 1.121(d). TO-152.	
Priority under 35 U.S.C. § 119				
12) Acknowledgment is made of a claim for foreign a) All b) Some c) None of:  1. Certified copies of the priority document copies of the priority document copies of the priority document copies of the certified copies of the priority document copies of the certified copies of the priority document copies of the certified copies of the priority document copies of the certified copies of the priority document copies of the certified copies of the priority document copies of the certified copies of the priority document copies of the certified copies of the priority document copies of the certified copies of the priority document copies copies of the priority document copies copie	ts have been received. ts have been received in Ap only documents have been on the (PCT Rule 17.2(a)).	oplication No received in this National	i Stage	
Affichment(s)  1) Notice of References Cited (PTO-832)  2) Notice of Draffsperson's Patent Drawing Review (PTO-948)  3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)  Paper No(s)/Meil Date	Paper No(s)  5) Notice of In  6) Other:	ummary (PTO-413) (Maji Data formal Patent Application (PT  Part of Paper No./Maji (		
PT/L -328 (Rev. 1-04) Office A	ction Summary	Lair Ar Laber May 1487 (	~~E76047	

Application/Control Number: 09/844,046

Art Unit: 2628

#### **DETAILED ACTION**

- 1. This action is responsive to communications: Amendment, filed on 3/2/2006. This action is final.
- 2. Claims 2-7, 22 and 27-29 are pending in the case, with claim 29 being independent. In the Amendment, filed on 3/2/2006, claims 2, 6, 7, 22, 27 and 28 were amended, claims 8, 9, 20 and 23-26 were canceled, and claim 29 was added.
- 3. The present title of the application is "Method for prolonging CRT screen life by reduced phosphor burning" as originally filed.

### Claim Rejections - 35 USC § 103

- 4. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.
- 5. Claims 2-7, 22 and 27-29 are rejected under 35 U.S.C. 103(a) as being unpatentable over Yamazaki et al. (4,999,709) and further in view of Toffolo et al. (6,628,247).
- 6. As per daim independent daim 29, Yamazaki et al., hereinafter Yamazaki, discloses a method of displaying video comprising the steps of:

providing a live video images from a camera (Figure 2, CCD 1 provides live video image):

overlaying textual information on top of the stream of live video image in a manner to minimize blockage of the stream of live video image by the overlaid textual information (Figure 2, item 5,6, and 7 are superposition circuits overlay title image from Titler 12, and "original graphics data disposed at the bottom or top of the image plane

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when written into the memory will occupy the bottom or top of the same image when read", column 2, line 1-4, by placing the title image at the bottom or top portion, it minimizes the blockage);

displaying the stream of live video images and overlaid textual information on the screen of a display (Figure 2, View Finder 2); and

automatically moving the overlaid textual information periodically ("By shifting the addresses periodically, such as by a predetermined amount every m fields or frames, the displayed graphic title image information appears to scroll horizontally or vertically across the video picture", column 3, line 56-61).

Yamazaki discloses a method of displaying title image. It is noted that Yamazaki does not explicitly disclose by moving the overlaid textual image "without altering the overlaid textual information so that the overlaid textual information is continuously available on the screen, without moving the stream of live video images, without moving the overlaid textual information of the screen, and with minimum blockage of live video images by the overlaid textual information ". However, this is known in the art as taught by Toffolo et al., hereinafter Toffolo. Toffolo discloses a method of reducing latent image in which selected portion of the display is shifted without moving out of the display (Figure 1, item 30 and column 2, line 45-58).

Thus, it would have been obvious to one of ordinary skill in the art to incorporate the teaching of Toffolo into Yamazaki because Yamazaki discloses a method of displaying text without blocking the video image and Toffolo discloses the text image is shifted periodically in order to prevent it from screen burn-in.

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7. Regarding dependent daim 22, Yamazaki and Toffolo demonstrated all the elements as disclosed in the rejected claim 29, and further discloses said moving step comprises periodically moving the overlaid textual information by a predefined amount ("The total number of pixels by which image 30 is ultimately displaced from first position 32a will depend upon the number of pixels in display 22 ...", column 2, line 59-67).

hus, it would have been obvious to one of ordinary skill in the art to incorporate the teaching of Toffolo into Yamazaki because Yamazaki discloses a method of displaying text without blocking the video image and Toffolo discloses the text image is shifted periodically in order to prevent it from screen bum-in.

- 8. Regarding dependent claim 27, Yamazaki and Toffolo demonstrated all the elements as disclosed in the rejected claim 29, supra, and Yamazaki further discloses the video image has a top and bottom and the textual information is overlaid near the bottom of the video image ("original graphics data disposed at the bottom or top of the image plane when written into the memory will occupy the bottom or top of the same image when read", column 2, line 1-4; as for the video image, since it occupied the whole screen are, it has a top and a bottom portion).
- As per Claims 2-5, Yamazaki and Toffolo demonstrated all the elements as disclosed in the rejected claim 22.

As for providing for display by moving the overlaid texture information, since Yamazaki discloses the amount of shift can be preset by the user, it would have been obvious to one of ordinary skill in the art, that a user can set it from the minimum

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amount to the maximum amount, including one pixel, a random amount or a character length, in order to create a scrolling effect.

 Regarding dependent claim 6, Yamazaki and Toffolo demonstrated all the elements as disclosed in the rejected claim 29.

As for "the textual information is moved at least once per hour", Yamazaki discloses "the shift register is shifted at a rate determined by (or synchronized with) the clock signals supplied to clock input terminal 63", column 11, line 38-40. It would have been obvious to one of ordinary skill in the art to be able to shift the title image at a desired rate, either once per hour or once per day, in order to produce a scrolling effect of the title image.

- 11. Claim 7 is similar in scope with claim 6 and therefore is rejected under the same rational.
- 12. Claim 28 is rejected under 35 U.S.C. 103(a) as being unpatentable over Yamazaki in view of Toffolo as applied to claim 29 above, and further in view of Birks et al. (6,373,530).

As per Claim 28, Yamazaki demonstrated all the elements as disclosed in the rejected claim 29.

Yamazaki and Toffolo discloses a method of displaying video image. It is noted that Yamazaki and Toffolo do not explicitly disclose the texture information is overlaid near one of the two bottom corners of the CRT screen, however, this is known in the art as taught by Birks et al., hereinafter Birks. Birks discloses a method of inserting logo in which the logo is placed at the bottom right corner of the display (column 3, line 15-16).

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Thus, it would have been obvious to one of ordinary skill in the art to incorporate the teaching of Birks into Yamazaki and Toffolo because Yamazaki and Toffolo disclose a method of displaying image and Birks further discloses the logo image can be placed

image.

Response to Arguments

13. Applicant's arguments with respect to claim 29 have been considered but are most in view of the new ground(s) of rejection.

at the bottom comer of the screen in order to avoid obstruct the viewing of the main

As for textual image with minimum blockage of the live video, since the claim limitation does not specify what constitute minimum blockage and since Yamazaki teaches the textual image could occupy top or bottom portion of the display, Yamazaki meets the claim limitation.

#### Conclusion

- 14. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
- 15. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, THIS ACTION IS MADE FINAL. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not

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mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

#### Inquiries

Any inquiry concerning this communication or earlier communications from the 16. examiner should be directed to Ryan R. Yang whose telephone number is (571) 272-7666. The examiner can normally be reached on M-F 8:30AM-5:00PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael Razavi can be reached on (571) 272-7664. The fax phone number for the organization where this application or proceeding is assigned is (571) 273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Primary Examiner April 25, 2006

_	Notice of References Cited				Application/Control No. Applicant(s Reexamin. 09/844,046 HAMILTO			syPalent Under ation N ET AL.	
					Examiner	<del></del>	Art Unit		
					Ryan R. Yang		2628	Page 1 of 1	
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•	_	US-6,628,247	09-2003	Toffoio	el al.	· · · ·		345/31	
•	В	US-3,891,792	06-1975	Kimura, Hisao			348/622		
*	С	US-6,313,878	11-2001	Jankov	Jankowlak, Patrick Joseph			348/377	
*		US-4,517,654	05-1985	Carme	an, Wesley F.			345/638	
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U.S. Patent and Trademark Office PTO-892 (Rev. 01-2001)

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# JUL 19 2006

#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

_	In Re Application of:	)			
5	HAMILTON, et al	) Art Unit: 2672			
	Serial No. 09/844,046	) Examiner: Faranak Fouladi			
10 15	For: METHOD FOR PROLONGING CRT SCREEN LIFE BY REDUCED PHOSPHOR BURNING  Filed: Apr. 26, 2001	) ) ) ) ) -			
		Certificate of Mailing			
20	I hereby certify that this correspondence, including listed enclosures, is being deposited with the United States Postal Service as First Class mail, postage prepaid, in an envelope addressed to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450, on October 24, 2003.				
25	Gable A. Alfano  ASSOCIATE POWER OF ATTORNEY				
30	ASSOC	37 C.F.R. §1.34			
	Commissioner for Patents Alexandria, VA 22313-1450				
35	Dear Sir:				
	Please recognize as Associate	Practitioner in this case:			
40	500 E. Browa	kley, & Stewart, P.A. ard Blvd., Ste. 1400 e, Florida 33394-3076			

Serial No. 09/844,046

Associate Power of Attorney

Telephone No. (954) 462-2000

A Change of Correspondence Address (form PTO/SB/122) to customer number 25314 is 5 also submitted herewith. Dated: October 24, 2003. Respectfully Submitted, 10 MARK D. MILLER Reg. No. 32,277 Customer No. 25265 15 Kimble, MacMichael & Upton 5260 N. Palm Ave., Ste. 221 Fresno, California 93704 (559) 435-5500 20 789614.pos.1

Serial No. 09/844,046

Associate Power of Attorney

#### Paul Kashimba - Pelco Patent

From:

"Sue Brase" <\$Brase@KMULAW.com>

To:

<pkashimba@gunster.com>

Date:

7/17/2006 1:02 PM

Subject: Pelco Patent

CC:

"Mark Miller" < MMiller@KMULAW.com>

#### Mr. Kashimba:

In checking on patents today, I noticed that a final rejection on Pelco's patent application 09/844,046 was noted as returned as undeliverable (see attached). As this is one you are handling, we thought you ought to be notified. Hopefully, you are already aware of it.

Sue Brase

Paralegal to Mark Miller

Sue Brase Paralegal Kimble, MacMichael & Upton P.O. Box 9489 Fresno, CA 93792-9489 U.S.A.

Tel: (559) 436-3827 (direct)

Fax: (559) 435-1500 sbrase@kmulaw.com

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